

IN the United States District Court  
For the District of Delaware

Emanuel.H.Jones

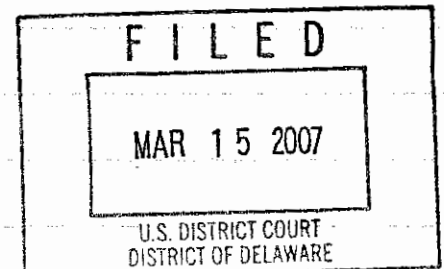
Plaintiff,

v.

OFFICER NORRIS and New Castle County Police Department  
Defendants.

Civil action No. 06-674-SLR

Jury Trial Demanded



Plaintiff Denies  
Defendant Answer

I Emanuel.H.Jones as the plaintiff in this  
civil action DENIES all AFFIRMATIVE Defense By  
Defendant.

ON May-27-2006

The Defendant caused a very serious injury to  
my back and left dark scars on my wrist from the  
handcuffs, also acted in a discriminatory manner  
by calling me a "Nigger" and then shooting me in the  
back with his "Taser" weapon and left the Taser  
on me so long I rolled from the back of the parked  
car my hands was on top of to the front, also  
the Defendant shot me with his Taser while my  
my hands was on top of the parked car and legs  
spread also Defendant threatened me with additional  
charges and will make my life a living hell if I did

Not Refuse Medical treatment, also OFFICER NORRIS OF the New Castle County Police Department admits that he "Tasered" Me and that I wasnt Injured From the Taser There's Records & Reports of My Taser Injury at the Medical Department at Howard R. Young Correctional Institution also I have a White T-Shirt that I had on May 27 2006 and it has a very large Blood Stain on the Back of it From the Taser Injury to My Back. The Defendant actions was very Evil and the Blood Stain on My T-Shirt will show that I was Injured and Needed Medical attention, But the Defendant Denied Me of that Right By threatening Me to Refuse Medical treatment. The Defendant actions was very Evil, Negligent, Reckless, Unlawful, Malicious, Willful, Wanton, and as the Plaintiff in this action My civil & Constitutional Rights was Violated and to Be Free From → Physical Violence, Mistreatment, threats, Harassment, Illegal detention, Illegal arrest, and Illegal Searches and Seizures. My Back hurts Me Every day and it's severe pain I Been Taking all different Types of pain Medication and Muscle Relaxers and also under Delaware Code the use of Excessive Force is Justifiable if all other Reasonable Means of apprehension have Been Exhausted, But all other Reasonable means didnt have to Be Exhausted cause I Emanuel H. Jones Surrendered Myself to OFFICER NORRIS

By putting my hands up in the air and placing them on top of a parked car & spreading my legs so he didn't have to use excessive force on me. and due to this officer arrest report that he wrote admitting he used excessive force and also my witness statement and my own true allegations, and the evidence that I have and the medical reports & records here at Howard.R. Young Correctional Institution this complaint should not be dismissed.

CONCLUSION: The Plaintiff in this action respectfully request that this court should not dismiss my complaint and amended complaints due to the officer arrest report admitting he used excessive & deadly force, also my witness statement that saw the whole arrest, my own true allegations my evidence that I have and the medical reports & records at Howard.R. Young Correctional Institution. I would like for the court to enter judgement in favor of the plaintiff.

Emanuel.H. Jones  
SBI # 557338

Howard.R. Young Correctional Instit  
1301 East 12<sup>th</sup> Street • P.O. Box 9561  
Wilmington, DE 19809